
From: Madelyn.Adams@epa.ohio.gov
To: Brett.Fishwild@CH2M.com; Patterson, Leslie
CC: Sarah.Beal@epa.ohio.gov; allison.reed@epa.ohio.gov; Katelyn.Heyob@epa.ohio.gov
Sent: 7/12/2016 12:19:47 PM
Subject: RE: SDDL risk assessment assumptions call
Attachments: 16 07 SDDL OEPA Scoping Comments.pdf

Leslie,

Attached are our initial comments from the scoping presentation.

We could probably do Friday for a call but it might be better to have an internal discussion first so we're all on the same page with the concerns that we have. Does GHD have an agenda they'd like to go over, what are the goals of the meeting? Would it be possible to get an updated CSM before the meeting?

Maddie

From: Brett.Fishwild@CH2M.com [mailto:Brett.Fishwild@CH2M.com]
Sent: Monday, July 11, 2016 5:37 PM
To: Adams, Madelyn ; patterson.leslie@epa.gov
Subject: RE: SDDL risk assessment assumptions call

Hi Leslie –

I looked back at my notes and have these bullets below from our meeting in April and the follow-on discussion with Barrie Selcoe afterwards:

- Not collecting 0-2 foot soil samples underneath current asphalt/cement cover. This neglects future land use when the surface cover could be removed.
- Collecting one soil sample from 0-2 and 2-15 may be sufficient for HHRA purposes, but not necessarily for soil leaching. That should be discussed in more detail.
- Not collecting soil samples at Valley Asphalt because of the current activities neglects potential future land use (i.e. the piles won't always be there).
- Not collecting 2-15 ft HHRA samples in the central area because it is assumed there will be no construction there in the future is a risk management call for EPA. May need to specify that a land use restriction will be applied in that area.
- How to sample in the parcels where waste/fill is at the surface.

The PRPs may have provided feedback on some of these items, but I do not believe any such feedback was in an official capacity.

Please let me know if you need anything else.

Thank you.

From: Madelyn.Adams@epa.ohio.gov [mailto:Madelyn.Adams@epa.ohio.gov]
Sent: Monday, July 11, 2016 4:26 PM
To: Patterson, Leslie <patterson.leslie@epa.gov>; Fishwild, Brett/DAY <Brett.Fishwild@CH2M.com>
Subject: RE: SDDL risk assessment assumptions call

I will check with the reviewers if they're available.

We are working on a comment letter to reiterate what we discussed on our internal call in April regarding the scoping presentation. The letter will be another day or two getting out, but I'll email it to you once it's finalized.

Without the RAAR or RI WP, we can't make many meaningful comments right now. Our preference is to see the document and then comment.

Maddie

Madelyn Adams

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From: Patterson, Leslie [<mailto:patterson.leslie@epa.gov>]
Sent: Monday, July 11, 2016 4:13 PM
To: Brett Fishwild <Brett.Fishwild@CH2M.com>; Adams, Madelyn <Madelyn.Adams@epa.ohio.gov>
Subject: SDDL risk assessment assumptions call

Brett and Maddie,

Julian called me today about scheduling the call to discuss potential risk assessment issues/assumptions. Maddie expressed that she thought it might be premature to have a call before getting a risk assessment assumptions memo, so the question is, is there value in having a call now to help inform what is going to be proposed in the RI/FS workplan? I'm thinking yes because a lot of the risk assessment assumptions are assumptions for the overall RI/FS also. Let me know your availability for these times:

Tuesday 7/12 3:00 ET/2:00 CT
Wednesday 7/13 anytime
Thursday 7/14 after 11:30 ET/10:30 CT
Friday 7/15 anytime

Brett – I think you sent me a list of issues I asked for that you recommend discussing, but I can't seem to find it. Can you resend?

Maddie – let me know if there's anything particular you want to discuss, and if not, hopefully you will still want to participate.

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